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6 UNITED STATES DISTRICT COURT

7 DISTRICT OF NEVADA

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9 UNITED STATES OF AMERICA,

10 Plaintiff,

Case No. 3:13-cr-00008-LRH-VPC

11 v.

12 JAMES CLYDE WILSON,

13 Defendant.

14 ORDER

15 Before the court is the pro se Petition for Discharge of Supervised Release (ECF
16 No. 25) filed by defendant, James Clyde Wilson (“Wilson”), seeking termination of the
17 lifetime supervised release ordered by the court in this case.

18 The court has considered his petition and reviewed his sentencing and
19 Presentence Investigation Report on the underlying charge. Pursuant to 18 U.S.C.
20 § 3583(k), and due to Wilson’s prior convictions involving sexual offenses upon
21 juveniles, his eligibility for supervised release in this case was no less than five years up
22 to a maximum of lifetime supervised release. 18 U.S.C. § 3583(k). Wilson is therefore
23 ineligible for a termination of his supervised release as the minimum of five years is yet
24 to be satisfied. Moreover, the court has reviewed Wilson’s criminal history over ages 56
25 through 63, and considers Wilson’s criminal history is one which does not warrant early
26 termination of supervised release.

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1 Good cause appearing, it is THEREFORE ORDERED that Wilson's Petition for
2 Discharge of Supervised Release (ECF No. 25) is DENIED.

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DATED this 13th day of September, 2016.

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LARRY R. HICKS
UNITED STATES DISTRICT JUDGE

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